IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW MEXICO

STATE OF NEW MEXICO, ex rel.

State Engineer

Plaintiff,

69cv7941-MV/LFG

VS.

RIO CHAMA STREAM SYSTEM

ROMAN ARAGON, et al.,

Defendants.

Section 3, Rio Nutrias

MOTION FOR ENTRY OF PARTIAL FINAL JUDGMENT AND DECREE ON SURFACE WATER IRRIGATION RIGHTS IN THE RIO NUTRIAS SUBSECTION OF SECTION 3 OF THE RIO CHAMA STREAM SYSTEM

The Plaintiff State of New Mexico, ex rel. State Engineer ("State") requests the Court to enter a Partial Final Judgment and Decree on Surface Water Irrigation Rights in the Rio Nutrias Subsection of Section 3 of the Rio Chama Stream System, and in support Plaintiff states as follows:

- 1. On July 1, 2011, the Court filed its *Order Granting Motion to Establish Procedures for Entry of Partial Final Judgment and Decree on Surface Water Irrigation Rights in Rio Nutrias Subsection, Section 3, Rio Chama Stream System* (Doc. 10177) to control the course of *inter se* proceedings in the Rio Nutrias Subsection leading to the entry of a Partial Final Judgment and Decree ("Decree"). Notice of the deadline for filing *inter se* objections to any water rights previously adjudicated in a subfile order and described in the Decree was served on all claimants, known and unknown, to the use of water in the Rio Nutrias Subsection.
- 2. On December 12, 2011, Filiberto Ulibarri and Domitilia L. Ulibarri filed objections to the proposed decree of water right of Lucia A. Montoya and Robert J. Montoya in Subfile CHCNU-

002-0014 (Doc. 10664). No other inter se objections were filed with the Court. On April 29, 2013,

the Ulibarris gave notice that they had entered into a Settlement Agreement with the Montoyas, and

the Ulibarris withdrew their *inter se* objections (Doc. 10904).

2. All claimants to the use of water in the Rio Nutrias Subsection were provided with

adequate legal notice of all proceedings to adjudicate their water rights claims and adequate legal notice

of all *inter se* proceedings. All *inter se* objections that were timely filed with the Court have been finally

resolved.

3. All claims to the diversion and use of public surface water in the Rio Nutrias Subsection

for irrigation purposes have been determined and adjudicated by this Court.

4. There is no just reason to delay the entry of a final judgment in accordance with Fed.

R. Civ. P. 54(b) on surface water irrigation rights in the Nutrias Subsection.

WHEREFORE, the State requests the Court to enter the Partial Final Judgment and Decree

on Surface Water Irrigation Rights in the Rio Nutrias Subsection of Section 3 of the Rio Chama Stream

System attached hereto as Exhibit 1. The Addendum materials and hydrographic survey maps that were

placed with the Court for public inspection pursuant to the *Notice* filed August 19, 2011 (Doc. 10534)

should be attached as an Addendum to the filed Decree.

Respectfully submitted,

/s/ Ed Newville

EDWARD G. NEWVILLE

Special Assistant Attorney General

Office of State Engineer

P.O. Box 25102

Santa Fe, NM 87504-5102

(505) 867-7444 phone

(505) 867-2299 facsimile

-2-

CERTIFICATE OF SERVICE

THEREBY CERTIFY that on the 30 th day	of April, 2013 I filed the foregoing electronically
through the CM/ECF system which caused the par	ties on the electronic service list, as more fully set
forth in the Notice of Electronic Filing, to be serve	d via electronic mail.
	/s/ Ed Newville
	Edward G. Newville